EXHIBIT 11

CIVIL ACTION No.: 07 CV 3644

UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YO	RK
	X
ANTHONY MANGANIELLO,	
P1:	aintiff

-VS

THE CITY OF NEW YORK, et al.	
	Defendants
	X

DECLARATION OF SAL MIRO

I, Sal Miro, pursuant to 28 USC §1746, hereby declare, under penalty of perjury under the laws of the United States of that the following is true and correct.

- 1. I currently reside at 647 East 11th Street, New York, N.Y.
- 2. I used to be employed as a maintenance worker for Parkchester condos in the Bronx.
- I recall when a security guard was shot in 2001. I recall speaking with a detective named
 Agostini.
- 4. I never had any direct conversations with a security guard named Anthony Manganiello, nor did I ever tell any detective that I directly spoke with a security guard named Anthony Manganiello. I never told any detective that Anthony Manganiello said that he owned a 22 caliber gun.

5. I have read this declaration and it is true to the best of my recollection.

Sal Miro 3/1/08

Dated: February $\frac{49}{2}$, 2008

BENJAMIN R. KAPLAN Notary Public, State of New York No. 24-2030605 Qualified in Kings County Commission Expires Nov. 30, 2009